

EXHIBIT 9

Gibraltar Global Securities Inc.

Maude Beatrice House • #35 Village Road • P.O. Box N-9609 • Nassau, Bahamas • (242) 394-2553

GSSI Use Only
Account Number
Open Date: / /

4285

BROKERAGE ACCOUNT APPLICATIONType of Account: ☒ Individual
☐ Joint
☐ Corporate
☐ OtherNew Account: ☒ Yes☐ No. Existing account number: _____

To avoid delays in processing your application, complete all applicable sections.

APPLICANT				CO-APPLICANT (IF ANY)			
COMPLETE ACCOUNT TITLE							
<input checked="" type="checkbox"/> MR. NAME FIRST MIDDLE LAST <input type="checkbox"/> MS. <input type="checkbox"/> MRS. Ben Thompson Kirk				<input type="checkbox"/> MR. NAME FIRST MIDDLE LAST <input type="checkbox"/> MS. <input type="checkbox"/> MRS.			
STREET ADDRESS (P.O. Box Not Permitted)				STREET ADDRESS (P.O. Box Not Permitted)			
[REDACTED]				[REDACTED]			
CITY	STATE	ZIP	COUNTRY	CITY	STATE	ZIP	COUNTRY
Vancouver	BC	V6Z 2K1	Canada				
HOME TELEPHONE #	WORK TELEPHONE #	CELL PHONE #		HOME TELEPHONE #	WORK TELEPHONE #	CELL PHONE #	
604-605-1577		604-338-2235					
FAX #	E-MAIL ADDRESS			FAX #	E-MAIL ADDRESS		
MAILING ADDRESS (if different from home address: P.O. Boxes may be used)							
DATE OF BIRTH	COUNTRY OF CITIZENSHIP	PASSPORT NUMBER		DATE OF BIRTH	COUNTRY OF CITIZENSHIP	PASSPORT NUMBER	
[REDACTED] 178	Canada	[REDACTED] 2317					
<input type="checkbox"/> EMPLOYED (Please specify occupation) <input checked="" type="checkbox"/> SELF-EMPLOYED <input type="checkbox"/> UNEMPLOYED <input type="checkbox"/> RETIRED <input type="checkbox"/> HOMEMAKER <input type="checkbox"/> STUDENT				<input type="checkbox"/> EMPLOYED (Please specify occupation) <input type="checkbox"/> SELF-EMPLOYED <input type="checkbox"/> UNEMPLOYED <input type="checkbox"/> RETIRED <input type="checkbox"/> HOMEMAKER <input type="checkbox"/> STUDENT			
EMPLOYER (If Self-Employed, please specify job function)				EMPLOYER (If Self-Employed, please specify job function)			
BTK Financial / Financial Services							
EMPLOYER ADDRESS AND PHONE #				EMPLOYER ADDRESS AND PHONE #			
FINANCIAL SUMMARY				FINANCIAL SUMMARY			
TOTAL ASSETS 200K		LIQUID NET WORTH 100K		TOTAL ASSETS		LIQUID NET WORTH	
TOTAL LIABILITIES 0		ANNUAL INCOME 750		TOTAL LIABILITIES		ANNUAL INCOME	
TYPE AND AMOUNT OF INITIAL FUNDING							
CHECK ALL THAT APPLY							
<input type="checkbox"/> WIRE <input type="checkbox"/> CASHIER'S CHECK <input type="checkbox"/> SECURITIES <input type="checkbox"/> OTHER (Please specify) _____							
AMOUNT		NAME OF REMITTING BANK/SECURITIES FIRM					
INVESTMENT CRITERIA							
INVESTMENT KNOWLEDGE		INVESTMENT OBJECTIVES		TIME HORIZON		RISK TOLERANCE	
<input type="checkbox"/> SOPHISTICATED <input type="checkbox"/> LIMITED <input checked="" type="checkbox"/> GOOD <input type="checkbox"/> POOR		<input type="checkbox"/> SAFETY <input type="checkbox"/> GROWTH <input type="checkbox"/> INCOME <input checked="" type="checkbox"/> SPECULATION		<input type="checkbox"/> 3-5 YEARS <input type="checkbox"/> 5-10 YEARS <input checked="" type="checkbox"/> 10 OR MORE YEARS		<input type="checkbox"/> LOW <input type="checkbox"/> MEDIUM <input checked="" type="checkbox"/> HIGH	
REQUESTED PRODUCTS AND SERVICES							
CHECK ALL THAT APPLY							
<input checked="" type="checkbox"/> STOCKS <input type="checkbox"/> MUTUAL FUNDS <input type="checkbox"/> OPTIONS <input type="checkbox"/> DEBIT CARD <input type="checkbox"/> BONDS <input type="checkbox"/> FUTURES <input type="checkbox"/> MONEY MARKET <input type="checkbox"/> OTHER (please specify) _____							

CONTINUED ON NEXT PAGE

Gibraltar Global Securities Inc.

Maude Beatrice House • #35 Village Road • P.O. Box N-9609 • Nassau, Bahamas • (242) 394-2553

GGSI USE ONLY

Account Number: 1285

Open Date: / /

BROKERAGE ACCOUNT APPLICATION (continued)

ACCOUNT INFORMATION				
PURPOSE OF ACCOUNT	ESTIMATED SIZE OF ACCOUNT	ESTIMATED MONTHLY TRADING VOLUME	SOURCE OF FUNDS	
CORPORATE ACCOUNT INFORMATION				
BENEFICIAL OWNER INFORMATION			COMPANY INFORMATION	
<input checked="" type="checkbox"/> MR.	NAME	FIRST	MIDDLE	LAST
<input type="checkbox"/> MS.	Ben Thompson Kirk			
<input type="checkbox"/> MRS.				
STREET ADDRESS (P.O. Box Not Permitted)				
[REDACTED]				
CITY	STATE	ZIP	COUNTRY	
Nassau	BC	N62-2M	CANADA	
HOME TELEPHONE #	WORK TELEPHONE #	CELL PHONE #		
604-605-1577		604-338-2235		
FAX #	E-MAIL ADDRESS			
	benkirk@telus.net			
LIST ALL COMPANY DIRECTORS AND OFFICERS				
NAME		ADDRESS		
POSITION				
NAME		ADDRESS		
POSITION				
NAME		ADDRESS		
POSITION				
NAME		ADDRESS		
POSITION				

SIGNATURE AND AUTHORIZATION

I/We the undersigned certify that the information provided in this application is true and complete and Gibraltar Global Securities Inc. may rely thereon until the undersigned sends written notice of any significant changes. I/We further acknowledge that I/We have received the Client Agreement and agree to the terms and conditions set therein. The undersigned requests that the client account be opened and agrees to the terms of the Client Account Agreement.

Ben Kirk
 APPLICANT NAME (please print)
 Ben Kirk
 APPLICANT SIGNATURE
 2007-08-16
 DATE

CO-APPLICANT NAME (please print)
 CO-APPLICANT SIGNATURE
 DATE

Gibraltar Global Securities Inc.

Maude Beatrice House • #35 Village Road • P.O. Box N-9609 • Nassau, Bahamas • (242) 394-2553

GGSI USE ONLY
 Account Number: **1285**
 Open Date: **1**

CLIENT AGREEMENT**1 Introduction**

1.1 This Agreement takes effect when you complete, sign and return the account opening forms to us. GGSI opens accounts online, however the said agreement must be executed and received by GGSI within 10 business days of commencement of the internet account; failing receipt of the account opening documentation GGSI reserves the right to restrict/close the account.

1.2 These general terms and conditions follow a format common to all companies within the Gibraltar Global Securities Inc. and reference is therefore made to a wide range of business activities. It must be appreciated that Gibraltar Global Securities Inc. (hereinafter referred to as "GGSI") will not necessarily undertake all of the business activities referred to in these general terms and conditions.

1.3 In these terms and conditions unless the context otherwise requires words importing the singular shall include the plural and the masculine gender shall include the feminine and the neuter and vice versa in each case and words importing persons shall include bodies of persons whether corporate or unincorporated.

1.4 These general terms and conditions apply to all business undertaken by GGSI of whatever nature whether as, corporate managers, investment managers, brokers, agents, advisers or otherwise and the term "Account" as used herein shall include each and every type of business arrangement with GGSI which is covered by a form agreement or not and the term "Account Holder" as used herein shall include each and every person or organization that holds an Account with GGSI.

1.5 The expression "Authorized Person" as used herein means the Account Holder and any person company or other entity from whom GGSI is authorized or instructed by the Account Holder to accept directions recommended or advice whether such authorization shall be general or limited and whether GGSI shall be acting as corporate managers investment managers brokers agents advisers or otherwise.

1.6 These general terms and conditions are divided into sections some of which deal principally with particular types of business and some of which deal with matters of general application. It must be appreciated that there is a degree of overlap between sections and that in any given situation GGSI may be performing several functions.

1.7 These general terms and conditions and the relationship between GGSI and the Account Holder shall be governed by and construed in accordance with the laws of the Commonwealth of the Bahamas and it is irrevocably agreed that the GGSI of the Bahamas are to have jurisdiction to settle any disputes which may arise out of or in connection with these terms and conditions and the said relationship and that accordingly any action or proceeding arising out of or in connection with these terms and conditions and the said relationship (in this clause referred to as "Proceedings") may be brought in such courts. Nothing in this clause shall limit the right of GGSI to take Proceedings against the Account Holder in any other court of competent jurisdiction nor shall the taking of Proceedings in one or more jurisdictions preclude the taking of Proceedings in any other jurisdiction whether concurrently or not.

2 Investments to and from an Account

2.1 Payments of funds to the credit of an Account may be made by electronic transfers checks promissory notes bankers draft bills of exchange acceptances negotiable instruments or other orders for the payment of money or other instruments (hereinafter referred to as "Instruments") whether or not the Account Holder is a party to the same but in the case of any joint account GGSI shall abide by any instruction to the contrary. GGSI is authorized to endorse any instrument presented by the Account Holder for credit to the Account if the same shall be presented undorsed by the Account Holder.

2.2 The Account Holder shall indemnify GGSI against all claims losses or expenses made against or sustained by GGSI and/or any liability incurred by GGSI under any law having effect within the jurisdiction where any instrument is or may be payable including without limitation any claim loss expense and/or liability which may arise by reason of the endorsement of such instrument by GGSI.

2.3 Payments from an Account may be made by GGSI at the risk of the Account Holder by cheque bank draft mail electronic transfer or by any other acceptable means.

2.4 GGSI undertakes the custody and normal administration in all kinds of securities. GGSI is hereby authorized to deposit with third party depositories in its own name or in the name of its nominee, for the account of the Account Holder such securities. The deposit is made at the sole risk of the Account Holder who is responsible for payment of taxes, charges and insurance costs, and the Account Holder accepts the restrictions and other measures in force at the place of deposit; these securities, metals and coins will be kept and administered by the third party depositories in accordance with their local law.

2.5 Unless the Account Holder expressly required that his securities, futures/options contracts precious metals and coins be kept separately, and pays the additional cost involved, GGSI is authorized to place them in the general deposit of GGSI, of a third party depository, or indeed to rent them to a collective deposit center.

2.6 When the securities, futures/options contracts metals or coins are to be kept abroad, they are subject to the laws and customs in force at the place of safekeeping. Securities registered in the name of the Account Holder and those that are to be kept separately for some other reason are exceptions to these rules. When securities placed in collective deposit (or in a form comparable to such deposit) are the subject of a drawing by lot, GGSI allocates the securities drawn (making a random drawing, using a method that guarantees equal chances. GGSI is prepared, but it shall not be obliged to assist the Account Holder in protecting his interest, particularly to exercise subscription, option and conversion rights, notwithstanding the absence of obligation on the part of GGSI in relation to assisting the Account Holder in protecting his interest. GGSI may, at its discretion, do such acts as it deems to be in the Account Holder's best interest but without any liability on the part of GGSI.

2.7 The Account Holder can require assets to be returned at any time, but GGSI will not be liable for any delay in the return of the assets to the Account Holder where the delay is caused by GGSI or dependents with whom the assets have been deposited in accordance with the terms of this Agreement. In any event the Account Holder should permit GGSI a reasonable period of time to return the assets.

2.8 Purchases and sales of securities futures/options contracts and precious metals are subject to the law of the center where the operations are effected.

3 Joint Accounts

3.1 All investments placed to the credit of a joint account shall be the property of the joint Account Holders as joint tenants and GGSI is authorized to rely upon and act in accordance with the instructions and request and to deal with instruments purporting to be made drawn accepted endorsed or given by any one of the Account Holders unless otherwise specified to GGSI in writing.

3.2 Joint Account Holders (or their survivor) shall notify GGSI immediately upon the death of one of their number and GGSI shall be entitled to call for and rely upon such evidence (if any) of death as it may deem fit. GGSI shall deal with joint accounts in accordance with the instructions of the surviving Account Holder, or failing such instructions in accordance with the current instructions governing the operation of the account; save that no investments will be made other than to or in accordance with the directions of the surviving Account Holder.

3.3 The liability of joint Account Holders to GGSI shall be joint and several.

3.4 A notice or communication served on any one of the Account Holders shall constitute effective service on all the Account Holders.

4 Foreign Currencies

4.1 If funds are required to be paid invested or used to create deposits in foreign currencies the appropriate foreign exchange transactions currency restrictions and the charges involved will be for the Account.

4.2 If an Account has balances in several currencies GGSI shall unless otherwise instructed use its discretion in selecting which currency to use for a transaction.

5 Trusteeships and Executorships

5.1 The terms of any trusteeship or executorships business undertaken by GGSI or its affiliates are primarily governed by the terms of the relevant trust instrument or will and the relevant governing law, however the provisions of these general terms and conditions shall apply so long as the same shall not be inconsistent therewith.

5.2 In all cases GGSI may act by its proper officer without the necessity of any formal resolution of the Directors of GGSI authorizing such officer.

6 Acts of God

6.1 The Account Holder understands that GGSI will not be liable for loss caused directly or indirectly by government restrictions, war, strikes, "Acts of God" or any other conditions beyond the control of GGSI.

7 Instructions

7.1 Instructions of any Authorized Person may be accepted by GGSI if given by a written or mouth letter telephone telex facsimile or any other means and the burden of proving that no such instruction has been given shall be the Account Holder's.

7.2 GGSI shall not be liable for acting in reliance upon any instructions recommendations or advice given by any Authorized Person.

7.3 GGSI accepts no responsibility for determining whether any instructions purporting to be given by an Authorized Person are genuine and in fact given by an Authorized Person.

7.4 In the case of an Authorized Person who is a body corporate firm or other entity other than a single individual GGSI shall be entitled to rely upon any instructions given by any person purporting to be an officer or otherwise authorized on behalf of such Authorized Person.

7.5 Until GGSI has received written notification of revocation from the Account Holder GGSI shall not be obliged to recognize any other notification that the authority of any Authorized Person has been revoked.

7.6 In any case where GGSI is required to act upon the instructions of an Authorized Person but clear and unambiguous instructions shall not be forthcoming in a timely fashion GGSI shall be authorized (but not obliged) in its complete discretion to act upon its own initiative without liability for any resulting loss.

8 Forgeries

8.1 Under no circumstances shall GGSI or any correspondent or agent of GGSI be liable to determine the authenticity or validity of any instrument document or communication whether purporting to be sent by an Authorized Person or a third party, or for relying in good faith in any manner upon any such instrument document or communication which may prove to have been forged or otherwise invalid.

9 Notices and Communications from GGSI

9.1 Notices and other communications or correspondence from GGSI to an Account Holder shall be properly dispatched by GGSI when sent to the address nominated by the Account Holder from time to time in writing for that purpose the date of dispatch shall be presumed to be the date appearing on the GGSI copy of such notice or other communication or correspondence.

9.2 Upon the written request of the Account Holder GGSI will hold all notices and communications or correspondence for collection by the Account Holder and will continue to hold the same until they are collected or otherwise written instructions are received from the Account Holder. Such held notices communications or correspondence are considered delivered on the date appearing on the same.

9.3 GGSI may give effective notice to Account Holders of any amendment or addition made by GGSI to these terms and conditions pursuant to the provisions of Clause 9.1 or Clause 9.2 as appropriate.

9.4 GGSI will provide Account Holders with periodic statements at such intervals as shall be agreed with the Account Holder from time to time. Within 30 days after dispatch of a statement in accordance with Clause 9.1 or within 30 days of delivery of a statement in accordance with Clause 9.2 The Account Holder shall notify GGSI in writing of any errors omissions or other irregularities and shall thereafter cease to be entitled to raise objection to such statement or to the property and charge ability of all vouchers and instruments accompanying such statement or to the correctness of the final balance shown or any other fact.

10 Internet

10.1 GGSI agrees to provide information, advice, recommendations and research or other services (to enable you to enter into a transaction with us) over the internet web site or by any other electronic means (including E-mail).

10.2 Any use by the Account Holder of our Internet Services shall be at their sole risk. Accordingly, the Account Holder acknowledges that the internet is not a secure medium for communication of sensitive information.

10.3 Access to some areas of our Internet Services may be permitted only where the Account Holder has been issued with a password. The Account Holder must keep any password secure and shall not disclose the password to any third party without our express permission. If the Account Holder becomes aware that your password has become known to an unauthorized user, the Account Holder must inform us immediately.

10.4 GGSI shall assume that all Transactions entered into and communications made with the password were entered into or made by the Account Holder.

10.5 The Account Holder acknowledges that we have not endorsed, nor are in any way associated with, the information or materials provided on any web site linked to ours.

10.6 GGSI shall not be liable for any direct or indirect losses, damages, cost or expenses incurred or suffered by you however arising which may result from:

- (a) Account Holders failure to follow instructions or directions in connection with the Internet Services; or
- (b) any delay or corruption of electronic communications; or
- (c) any inability to access your Account electronically; or
- (d) any viruses, defects or malfunctions in connection with your access to or use of our Internet Services; or
- (e) Account Holders reliance on any information or material contained in any web site linked to ours. Other than as a direct result of our gross negligence, willful default or fraud represented in such statement or information.

11 Indemnity

11.1 GGSI and every current or former officer or employee of GGSI shall have an unlimited indemnity out of the Account or, as the case may be, any managed company or other property or assets in the hands of or under the control of GGSI for all costs claims demands expenses and liabilities whatsoever suffered or incurred in any manner in or about the performance of GGSI's functions and against all costs and expenses including legal expenses incurred in settling defending or compromising the same save only that this indemnity shall not extend to cover the consequences of negligence or bad faith on the part of GGSI or any officer or employee as aforesaid.

11.2 This indemnity is in addition and without prejudice to any other rights or remedies as otherwise available to GGSI.

12 Advisers

12.1 GGSI shall be entitled to retain on its own behalf or on behalf of a managed company the services of lawyers accountants and other advisers and shall be entitled to reimbursement of all fees and disbursements thus incurred.

12.2 GGSI shall be entitled to rely upon any advice so obtained if from a professional person or a person reasonably believed to be competent to give the advice, and GGSI shall in no event have any liability for anything done or omitted to be done in reliance upon such advice. If GGSI shall determine to obtain any advice it shall not be liable for declining to act pending receipt of such advice.

13 Fiduciary or Partial Interest of Account Holder

13.1 Where an Account Holder is acting as a trustee or in any other fiduciary capacity in respect of any rights or interests of the Account Holder are subject to any encumbrance equity or third party interest GGSI shall (notwithstanding any actual notice of the same to GGSI) be entitled to disregard the same and to treat the Account Holder as the absolute beneficial and unencumbered owner of the Account or other property or assets connected subject always to any written directions from the Account Holder to GGSI and to any other agreement between GGSI and the Account Holder.

14 Court Applications

14.1 If courts shall consider that it is or may be or become subject to conflicting claims in respect of any Account or any other property or assets GGSI may in its entire discretion take such steps as it may deem necessary (including an application to the Court in any jurisdiction) by way of inter pleader or analogous proceedings to safeguard its interests and shall not in any event be liable for complying with any order of any Court of competent jurisdiction.

14.2 GGSI shall be entitled without liability to the Account Holder pending determination of any such conflicting claim to refuse to pay or deliver to the Account Holder all or any part of the Account property or assets as aforesaid which are the subject of conflicting claims or to act in any other manner that might prove to be improper upon the

CONTINUED ON NEXT PAGE

Gibraltar Global Securities Inc.

Maude Beatrice House • #35 Village Road • P.O. Box N-9609 • Nassau, Bahamas • (242) 394-2553

GCSI (USE ONLY)
Account Number:
Open Date: / /

4285

CLIENT AGREEMENT (continued)

final determination of the conflicting claims, GCSI shall be entitled to charge the Account Holder with the amount of any legal or other costs incurred by GCSI in safeguarding its interests as aforesaid.

15 Rights of Lien Pledge Set-Off and Combination

15.1 GCSI is hereby irrevocably authorized by the Account Holder in addition to any general lien or similar right to which GCSI may be entitled by law to combine or consolidate all or any Accounts of The Account Holder (or any of the Account Holders if more than one) including The Account and/or to sell-off any assets of the Account Holder (or any of the Account Holders) against any obligations and liabilities of the Account Holder (or any of the Account Holders) to GCSI on any other Account or in any other respect whether such obligations and liabilities shall be actual contingent several or joint.

15.2 If upon first demand made by GCSI the Account Holder (or any of the Account Holders if more than one) fails to pay or discharge any obligations and liabilities referred to in Clause 15.1 above or alternatively fails to restore the margin of cover to GCSI's satisfaction GCSI shall be entitled to sell realize or otherwise dispose of such assets of the Account Holder (or any of The Account Holders) at its discretion and to apply the proceeds of such sale realization or disposal in reduction or discharge of such obligations and liabilities.

16 Remuneration and Compensation

16.1 Save where GCSI has expressly agreed in writing to the contrary its appropriate scale of fees from time to time in force shall be payable for services rendered.

16.2 In addition GCSI shall be reimbursed for all costs expenses and disbursements in or about the provision of its services or the exercise of its powers rights and remedies. GCSI is empowered to liquidate securities to cover such fees.

16.3 Liability for the fees costs expenses and disbursements of GCSI shall be that of the Account Holder and if more than one of the Account Holders jointly and severally.

16.4 The Account Holder acknowledges receipt of the current scale of fees.

17 Disclaimer on Advice

17.1 It shall be the sole responsibility of The Account Holder to obtain such advice as to taxation or any other matter of law within or without the jurisdiction as may be appropriate or desirable; and under no circumstances shall GCSI have any responsibility for the efficacy for any purpose of any arrangement established by or upon the instructions of the Account Holder or an Authorized Person.

17.2 GCSI in its entire discretion may require evidence where it deems this necessary that The Account Holder has engaged legal representation in connection with his projected business with GCSI. Furthermore it is the sole responsibility of the Account Holder to assure himself that such legal representation is adequate for his needs and GCSI accepts no liability or responsibility for the adequacy of such legal representation.

18 Identification and Reference

18.1 On the opening of an Account GCSI will require proof of the identity of an individual Account Holder by the production of a valid passport or other identification satisfactory to GCSI and will require with respect to corporate Account Holder appropriate constitutional documents and resolutions satisfactory to GCSI. GCSI will also require the Account Holder to provide references satisfactory to GCSI.

18.2 GCSI may take an independent method of verifying the identity, source of funds, or any information provided by the Account Holder on the Accounts Opening Application form at my expense.

19 Suspect Transactions

GCSI retains the following rights at all times over the Account Holder's account:

19.1 GCSI will constantly monitor all account activity and reserves the right to query the Account Holder regarding any transaction which GCSI might perceive as suspect.

19.2 GCSI reserves the right to request detailed information about any transaction it may deem as suspect before executing the Account Holder's transaction request.

19.3 GCSI reserves the right to return any wire transfer to its place of origin, without the consent of the Account Holder, if the transaction is deemed as suspect.

19.4 GCSI reserves the right to immediately close the account and return all funds to their place of origin without the consent of the Account Holder, if the Account Holder is unable to satisfy GCSI as to the nature of any transactions which might be deemed as suspect by GCSI.

19.5 GCSI does not engage in "in and out" transactions whereby assets are transferred into the Account Holder's account and transferred back out of the Account Holder's account in a very short time period. This includes but is not limited to cash, checks, wire transfers, purchase and subsequent delivery of securities.

20 Arbitration

All disputes or differences whatsoever which shall at any time hereafter (whether during the continuance in effect or upon its discharge or determination) arise between the parties hereto touching or concerning this agreement or its construction or effect or as to the rights duties and liabilities of the parties hereto or either of them under or by virtue of this agreement or otherwise or as to any other matter in any way connected with or arising out of or in relation to the subject matter of agreements shall in accordance with and subject to the provisions of The Arbitration Act, Chapter 168 of any statutory modification or re-enactment thereof for the time being in force be referred (unless the parties concur in the appointment of the single arbitrator) to two arbitrators (one to be appointed by each party to the dispute or difference) who shall by instrument in writing appoint an umpire immediately after themselves appointed. The parties shall be deemed to have failed to concur in appointing a single arbitrator if such arbitrator shall not have been appointed within seven clear days after service by either party on the other of a notice requesting him to concur in (the appointment of such an arbitrator and in the event of such failure). If either party shall refuse or neglect to appoint an arbitrator for seven clear days after the other party having appointed his arbitrator or has served the party making default with notice to make the appointment the party who has appointed that arbitrator shall be entitled to appoint that arbitrator to act as sole arbitrator in the reference. Upon every or such reference (the arbitrator or) arbitrators and umpire shall respectively have power to take the opinion of such counsel as they or he may think fit and to act upon any statements of accounts survey valuation or expert assistance obtained. And each of these parties shall do all acts and things and execute all deeds and instruments necessary to give effect to the award to be made pursuant to his arbitration agreement. The Account Holder indemnifies GCSI in respect to such and every legal and administrative cost incurred in respect of each and every dispute or difference referred to arbitration pursuant to the terms hereof including all costs incurred by GCSI in such arbitrations involving the Account Holder. Notwithstanding the generality of the foregoing GCSI shall be entitled to commence proceedings against the Account Holder in any and all jurisdictions as it may think fit.

21 Signature

21.1 The Account Holder hereby consents and agrees to all of the terms and conditions of this agreement.

Account Title

Name (Please Print)

X

Signature

Name (If Joint Account)

X

Signature (If Joint Account)



RBC
Royal Bank

August 15th, 2007

To Whom It May Concern:

Re: Ben Kirk

We are pleased to confirm that Mr. Kirk has maintained satisfactory accounts with the Royal Bank of Canada since February 1998 and is currently a client in good standing.

Let us know if you require any additional information.

Yours truly

A handwritten signature in black ink, appearing to read "J. A. (June) Yee".

J. A. (June) Yee
Customer Assistance Officer



Prepared For
BEN T KIRK

VANCOUVER BC V6Z 2N1

Invoice Number:
119002233178

Billing Date

Jun 29, 2007

Pay By

Jul 23, 2007

Account Number

6063 103

Please Pay

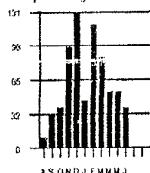
\$79.07

Meter Reading Information

Electric
Meter # 1736132
May 31 79567
Jun 28 80670
29 days 1103

Next meter reading
on or about Jul 30

kWh Daily Average Usage
per Billing Period



Questions about saving
energy? Call (604) 431-
9463 or visit our website
at www.bchydro.com
Other questions? Call the
number displayed in the
Customer Service area
of this bill.

Customer Service

Previous Bill

BC Hydro

Taxes

Phone: (604) 224-9376 Power Out? 1-888-769-3766
Mail to: BC Hydro, PO Box 9501 Stn Terminal, Vancouver BC, V6B 4N1

Balance payable from your previous bill 109.18
Thank you for your payment Jun 27, 2007 109.18CR

Balance from your previous bill \$0.00

Electric Charges

May 31 to Jun 28 (Residential rate 1101)
Basic charge: 29 days @ \$0.12130 /day 3.52*
Usage charge: 1103 kWh @ \$0.06150 /kWh 67.83*
Rate Rider at 2% 1.43*
Regional transit levy: 29 days @ \$0.06240 /day 1.81*
* GST 4.48

\$79.07

The following is a summary of taxes billed to your
account since your last invoice:
GST at 6% on 74.59 4.48

Balance payable \$79.07

Thank you for keeping your account up to date.

Power out? To report an outage and get details on power restoration,
call 1 888 POWERON (1 888 769-3766). Or call *HYDRO (*49376) from
your cell phone. Outage information is also available at
www.bchydro.com/outages.

Save trees and reduce clutter! Receive your bill and up to two years of
your account information on the Internet at no charge. Go to our website
at bchydro.com/login to sign up.